Case: 3:08-cv-01434-DAK Doc #: 20 Filed: 10/07/08 1 of 7. PageID #: 109

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Midland Funding LLC,) CASE NO.: 3:08-cv-01434
Plaintiff,)) JUDGE: Katz
vs.)
Andrea Brent,)
Defendant,)
vs.)
Midland Credit Management, Inc.)
Third-Party Defendant)
)

STIPULATED PROTECTIVE ORDER

WHEREAS, the parties desire to expedite the flow of discovery material, facilitate the prompt resolution of disputes over confidentiality, protect adequately information and material entitled to be kept confidential, and ensure that protection is afforded only to information and material so designated or entitled,

IT IS HEREBY STIPULATED AND AGREED, by and between the parties through their respective attorneys, that the following confidentiality order be entered, pursuant to Federal Rule of Civil Procedure 26(c):

1. Designation of confidential information must be made by placing or affixing on the document in a manner which will not interfere with its legibility the word "CONFIDENTIAL."

One who provides material may designate it as "CONFIDENTIAL" only when such person/entity in good faith believes it contains trade secrets or nonpublic technical, commercial, financial, personal, or business information. Except for documents produced for inspection at the party's

facilities, the designation of confidential information must be made prior to, or contemporaneously with, the production or disclosure of that information. In the event that documents are produced for inspection at the party's facilities, such documents may be produced for inspection before being marked confidential. Once specific documents have been designated for copying, any documents containing confidential information will then be marked confidential after copying but before delivery to the party who inspected and designated the documents. There will be no waiver of confidentiality by the inspection of confidential documents before they are copied and marked confidential pursuant to this procedure.

- 2. Portions of depositions of a party's present and former officers, directors, employees, agents, experts, and representatives must be deemed confidential only if they are designated as such when the deposition is taken.
- 3. Information or documents designated as confidential under this Order must not be used or disclosed by the parties or counsel for the parties or any persons identified in Paragraph (4) for any purposes whatsoever other than preparing for and conducting the litigation in which the information or documents were disclosed (including appeals). The parties must not disclose information or documents designated as confidential to putative class members not named as plaintiffs in putative class litigation unless and until one or more classes has been certified.
- 4. The parties and counsel for the parties must not disclose or permit the disclosure of any documents or information designated as confidential under this Order to any other person or entity, except that disclosures may be made in the following circumstances with the requirements and acknowledgements set forth below:
- (i) Disclosure may be made to employees of counsel for the parties who have direct functional responsibility for the preparation and trial of the lawsuit. Any such employee to whom counsel for the parties makes a disclosure must be advised of, and become subject to, the

provisions of this Order requiring that the documents and information be held in confidence.

- (ii) Disclosure may be made only to employees of a party required in good faith to provide assistance in the conduct of the litigation in which the information was disclosed who are identified as such in writing to counsel for the other parties in advance of the disclosure of the confidential information.
- (iii) Disclosure may be made to court reporters engaged for depositions and those persons, if any, specifically engaged for the limited purpose of making photocopies of documents. Prior to disclosure to any such court reporter or person engaged in making photocopies of documents, such person must agree to be bound by the terms of this Order.
- (iv) Disclosure may be made to consultants, investigators, or experts (hereinafter referred to collectively as "experts") employed by the parties or counsel for the parties to assist in the preparation and trial of the lawsuit. Prior to disclosure to any expert, the expert must be informed of and agree to be subject to the provisions of this Order requiring that the documents and information be held in confidence. In addition, experts must execute a copy of Exhibit A to this Order.
- 5. Except as provided in Paragraph (4), counsel for the parties must keep all documents designated as confidential which are received under this Order secure within their exclusive possession and must place such documents in a secure area without public or client access in areas normally used for storage of legal documents.
- 6. All copies, duplicates, extracts, summaries, or descriptions (hereinafter referred to collectively as "copies") of documents or information designated as confidential under this Order, or any portion thereof, must be immediately affixed with the word "CONFIDENTIAL" if that word does not already appear.
 - 7. To the extent that any answers to interrogatories, transcripts of depositions,

responses to requests for admissions, or any other papers filed or to be filed with the Court reveal or

tend to reveal information claimed to be confidential, these papers or any portion thereof must be

filed under seal by the filing party with the Clerk of Court in an envelope marked "SEALED." A

reference to this Order may also be made on the envelope.

8. The designation of confidentiality by a party may be challenged by the opponent

upon motion. The movant must follow the guidelines for such a motion as set forth by Rule 37.1 of

the Local Rules of the U.S. District Court for the Northern District of Ohio. The party prevailing

on any such motion may seek costs and fees. Any award of costs and fees regarding this paragraph

will be governed by Fed. R. Civ. P. 37.

9. At the conclusion of the litigation, all material not received in evidence and treated as

confidential under this Order must be returned to the originating party. If the parties so stipulate,

the material may be destroyed.

10. Until modified by agreement between the parties or by an additional Order of this

Court, this Order shall remain in full force and effect.

11. This Court retains jurisdiction of the parties hereto indefinitely respecting any

dispute between them concerning improper use of information disclosed under protection of this

Order.

SO STIPULATED:

/s/ Donna Jean Evans

Dennis E. Murray, Sr. (0008783)

Donna Jean A Evans (0072306)

Murray and Murray CO. LPA

Attorneys for Defendant

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P.O. Box 19

Sandusky, OH 44871-0019

(419) 624-3000

/s/ R. Glenn Knirsch

R. Glenn Knirsch (0080770)

Javitch, Block, & Rathbone, LLP

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Case: 3:08-cv-01434-DAK Doc #: 20 Filed: 10/07/08 5 of 7. PageID #: 113

SO ORDERED.	
	/s/ David A. Katz
	ENTERED:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Midland Funding LLC,) CASE NO.: 3:08-cv-01434
Plaintiff,) JUDGE: Katz
VS.))
Andrea Brent,)
Defendant,	
VS.)
Midland Credit Management, Inc.))
Third-Party Defendant))
SO STIPULATED:	
Dennis E. Murray, Sr. (0008783)	R. Glenn Knirsch (0080770)
Donna Jean A Evans (0072306) Murray and Murray CO. LPA	Javitch, Block, & Rathbone, LLP Attorney for Plaintiff, Third-Party Defendant
Attorneys for Defendant	1100 Superior Ave., 19 th Floor
111 East Shoreline Drive	Cleveland, OH 44114
P.O. Box 19	Ph: (216) 623-0000 x. 3088
Sandusky, OH 44871-0019	Fax: (216) 525-4962
(419) 624-3000	E-Mail: gknirsch@jbandr.com
ACKNOWLEDGMENT OF INFORM	MATION OF DISCLOSURE RESTRICTIONS
	states as follows:
1. I have read and know the	contents of the Stipulated Protective Order dated
, 2008 and filed in the al	bove-entitled action on,
2008.	

I am one of the persons described in Paragraph 4(iii)-(iv) of the Stipulated Protective

Order, and I am executing this affidavit to satisfy the conditions provided in Paragraph 4(iii)-(iv) of

2.

the Stipulated Protective Order prior to the disclosure to me of any Confidential Matter as said term is defined and described in the Stipulated Protective Order.

- 3. I expressly represent and agree that:
 - (a) I have read and agree I shall be fully bound by the terms of the Stipulated Protective Order;
 - (b) All such Confidential Matter disclosed to me pursuant to the Stipulated Protective Order shall be maintained by me in strict confidence, and I shall not disclose or use the original or any copy of, or the subject of, the Confidential Matter except in accordance with the Stipulated Protective Order;
 - (c) If I am entrusted with the possession of any copies of the Confidential Matter, I will take all reasonable precautions to avoid any inadvertent disclosure of the Confidential Matter and upon completion of the task for the purpose of which the disclosure is made I will return all copies of the Confidential Matter to the attorneys making the disclosure to me and either destroy or turn over to that counsel any notes or memoranda I have regarding the Confidential Matter;
 - (d) I shall not disclose the contents or subject matter of any such Confidential Matter to anyone, other than in accordance with the Protective Order (including the requirement of obtaining an affidavit) at anytime hereafter.
- 4. I do and shall subject myself to the continuing jurisdiction of the above-entitled Court over my person wherever I shall be, for the enforcement of the Court's Order.

LAN01\146724.1 ID\TWS

Dated: ______, 2008